UNITED S	676-SLM Doc 57 Filed 01/05/22 STATES BANKRUPTC PCOURENT F FOF NEW JERSEY	2 Entered 01/05 Page 1 of 2	5/22 14:01:14 Desc Main	
Low & L 505 Main Hackensa Telephon Russell L	Compliance with D.N.J. LBR 9004-1(b) ow LLC a Street Suite 304 ack NJ 07601 ae 201-343-4040 a. Low Esq No 4745 for the Debtor			
In Re:		Case No.:	20-21676	
Michael D. Adams		Judge:	SLM	
		Chapter:	13	
The o	debtor in this case opposes the following (☑ Motion for Relief from the Automa creditor,		MidFirst Bank	
	A hearing has been scheduled for	January 12, 202	22, at <u>10:00 am</u> .	
☐ Motion to Dismiss filed by the Chapter 13 Trustee.				
	A hearing has been scheduled for		, at	
	☐ Certification of Default filed by		,	
	I am requesting a hearing be scheduled	on this matter.		
2.	I oppose the above matter for the follow	wing reasons (choos	e one):	
	☐ Payments have been made in the ar	mount of \$, but have not	

been accounted for. Documentation in support is attached.

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		☐ Payments have not been made for the following reasons and debtor proposes		
		repayment as follows (explain your answer):		
		☑ Other (explain your answer): The debtor would like the opportunity to make two payments in the month of January and would like to explore additional mortgage assistance options that the lender has available to cure the remaining arrears.		
	3.	This certification is being made in an effort to resolve the issues raised in the certification of default or motion.		
	4.	I certify under penalty of perjury that the above is true.		
Date: _	Jan	uary 5, 2022	/s/ Michael D. Adams Debtor's Signature	
Date: _			Debtor's Signature	

NOTES:

- 1. Under D.N.J. LBR 4001-1(b)(1), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 7 days before the date of the hearing if filed in opposition to a Motion for Relief from the Automatic Stay or Chapter 13 Trustee's Motion to Dismiss.
- 2. Under D.N.J. 4001-1 (b)(2), this form must be filed with the court and served on the Chapter 13 Trustee and creditor, if applicable not later than 14 days after the filing of a Certification of Default.